EXHIBIT 1

From: Jon W. Monson <jmonson@cablehuston.com>

Sent:Monday, September 30, 2024 7:50 PMTo:Johnson, Tom R.; Eric J. Neiman; Nikki SwiftCc:Emma Pelkey; Van Rysselberghe, Alex T.

Subject:Re: Legacy v. OHAAttachments:image001.jpg

*** EXTERNAL EMAIL ***

Tom, confirming our position has not changed and we will not object to the filing of the amended complaint.

Jon W. Monson Sent from Outlook From: Jon W. Monson <jmonson@cablehuston.com> Sent: Thursday, September 19, 2024 11:59 AM

To: Eric J. Neiman < ENeiman@ebglaw.com>; Nikki Swift < nswift@cablehuston.com>

Cc: tom.johnson@stoel.com **Subject:** RE: Legacy v. OHA

*** EXTERNAL EMAIL ***

Thank you, Eric. We consent to the filing of the second amended complaint but reserve all defenses thereto. As discussed, the State plans to file a motion to dismiss the SAC after it is filed, and we will propose a briefing schedule on that motion by next Tuesday.

Best,

Jon W. Monson

Email jmonson@cablehuston.com

Partner | Cable Huston LLP 1455 SW Broadway, Suite 1500 Portland, OR 97201-3412 Phone 503-224-3092 Fax 503-224-3176 Web www.cablehuston.com

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From: Eric J. Neiman < ENeiman@ebglaw.com Sent: Thursday, September 19, 2024 11:09 AM

To: Jon W. Monson < imonson@cablehuston.com >; Nikki Swift < nswift@cablehuston.com >

Cc: tom.johnson@stoel.com Subject: Legacy v. OHA

Nikki and Jon, thank you for talking with us this morning. Attached are the redline and clean versions of the proposed second amended complaint. We are still fine tuning and there may be a few more changes before we file, but they will not involve additional claims to those in this version.

Please respond to confirm your consent to the second amended complaint being filed.



Eric J. Neiman | Bio

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